1 2	Michael P. Lehmann (77152; mlehmann@hausfe Christopher L. Lebsock (184546; clebsock@haus Jon T. King (205073; jking@cmht.com)	
3	HAUSFELD LLP 44 Montgomery Street, Suite 3400	
4	San Francisco, CA 94104 Telephone: (415) 633-1908	
5	Facsimile: (415) 358-4980	
6	Michael D. Hausfeld (mhausfeld@hausfeldllp.co HAUSFELD LLP	m)
7	1700 K Street, NW, Suite 650 Washington, DC 20006	
8	Telephone: (202) 540-7200 Facsimile: (202) 540-7201	
9	Joseph W. Cotchett (36324; jcotchett@cpmlegal. Nanci E. Nishimura (152621; nnishimura@cpmlegal.	
10	Steven N. Williams (175489; swilliams@cpmleg Aron K. Liang (228936; aliang@cpmlegal.com)	
11	Matthew K. Edling (250940; medling@cpmlegal COTCHETT, PITRE & MCCARTHY	.com)
12	San Francisco Airport Office Center	
13	840 Malcolm Road, Suite 200 Burlingame, CA 94010	
14	Telephone: (650) 697-6000 Facsimile: (650) 697-0577	
15	Interim Class Counsel For The Putative Class	
16	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA	
18	IN THE TRUM STITE OF THE BEINGER	No. 07-CV-5634-CRB
19	AIR TRANSPORTATION ANTITRUST LITIGATION)) MDL 1913
20) <u>CLASS ACTION</u>
21	This Document Relates to:) JOINT STIPULATION TO
22	ALL ACTIONS) EXTEND DEFENDANT JAPAN AIRLINES INTERNATIONAL
23		COMPANY, LIMITED'S TIME TO FILE RESPONSIVE
24		PLEADING TO THE CONSOLIDATED CLASS
25		ACTION COMPLAINT; — [PROPOSED] ORDER
26		<u>-</u>
27		
28		
	JOINT STIPULATION TO EXTEND DEFENDANT JAP	AN AIRLINES' TIME Case No. 07-cv-05634

JOINT STIPULATION TO EXTEND DEFENDANT JAPAN AIRLINES' TIME TO FILE RESPONSIVE PLEADING TO THE CONSOLIDATED CLASS ACTION COMPLAINT; [PROPOSED] ORDER.

1	Pursuant to N.D. Cal. Local Rules 6-2 and 7-11, the undersigned parties, by and through their
2	counsel of record, hereby agree and stipulate as follows:
3	WHEREAS, plaintiffs filed their Consolidated Class Action Complaint (the "CAC") on
4	August 5, 2009
5	WHEREAS, Interim class counsel for the putative class and defendant Japan Airlines
6	International Company, Limited ("JAL") have been involved in an on-going dialog about the
7	facts and circumstances giving rise to this litigation and believe that it is in the parties' mutual
8	best interests to extend the time in which JAL answers or otherwise responds to the CAC;
9	WHEREAS, extending the time in which JAL answers or otherwise responds to the
10	complaint will not unduly impede the progress of this litigation in light of the stipulation
11	between Interim class counsel and certain of the other defendants named in the complaint, which
12	calls for completion of briefing on motions to dismiss on February 19, 2010, with a hearing to
13	take place thereafter.
14	NOW, THEREFORE, the undersigned parties STIPULATE and AGREE, and request that
15	the Court order that JAL shall have until March 15, 2010, to file an answer or otherwise respond
16	to Plaintiffs' CAC.
17	IT IS SO STIPULATED.
18	Dated: September 18, 2009 HAUSFELD LLP
19	
20	By: <u>Christopher L. Lebsock</u> Michael P. Lehmann
21	Christopher L. Lebsock Jon T. King
22	44 Montgomery Street, Suite 3400 San Francisco, CA 94104
23	Telephone: (415) 633-1908
24	Facsimile: (415) 358-4980
25	Michael D. Hausfeld 1700 K Street, NW, Suite 650
26	Washington, DC 20006 Telephone: (202) 540-7200
27	reicphone. (202) 540-7200

JOINT STIPULATION TO EXTEND DEFENDANT JAPAN AIRLINES' TIME TO FILE RESPONSIVE PLEADING TO THE CONSOLIDATED CLASS ACTION COMPLAINT; [PROPOSED] ORDER

28

1	Facsimile: (202) 540-7201		
2	COTCHETT, PITRE & MCCARTHY		
	Joseph W. Cotchett		
3	Nanci E. Nishimura		
4	Steven N. Williams Aron K. Liang		
_	Matthew K. Edling		
5	Telephone: (650) 697-6000		
6	Facsimile: (650) 697-0577		
7	Interim Class Counsel For The Putative Class		
8	Data di Cantannihan 19, 2000		
9	Dated: September 18, 2009 STEPTOE & JOHNSON LLP		
10	By: William Karas		
11	William Karas		
12	Kenneth P. Ewing 1330 Connecticut Avenue, NW		
12	Washington, DC 20036		
13	TEL: 202.429.3000 FAX: 202.429.3902		
14	11111. 202. 127.3702		
15	[PROPOSED] ORDER		
16	IT IS ORDERED that defendant Japan Airlines International Company, Limited ("JAL") shall		
17			
18	have until March 15, 2010, to file an answer or otherwise respond to Plaintiffs' Consolidated		
19	Class Action Complaint.		
20	STATE OF THE PROPERTY OF THE P		
21	DATED:		
22	DATED: HONORABLE CHARD IT IS SO ORDERED UNITED STATES DEST		
23			
24	Judge Charles R. Breyer		
2526	DISTRICT OF CE		
27			
28	JOINT STIPULATION TO EXTEND 3 Case No. 07-cv-05634		

JOINT STIPULATION TO EXTEND DEFENDANT JAPAN AIRLINES' TIME TO FILE RESPONSIVE PLEADING TO THE CONSOLIDATED CLASS ACTION COMPLAINT; [PROPOSED] ORDER